## UNITED STATES DISTRICT COURT

| EASTERN  | District of   | MICHIG  | AN  |
|--|---|---|---|
| UNITED STATES OF AMERICA   |   |   |   |
| <b>V.</b>  | ORDER   | OF DETENTION P  | ENDING TRIAL  |
| Duane Royster  |   |   | ding VSR Hrg.)  |
| Defendant  | Case Ivumber  | 01-30012 (1 6110  | unig voit ring.,  |
| In accordance with the Bail Reform Act, 18 U.S   | S.C. § 3142(f), a detention hearir  | ng has been held. I conclu  | de that the following facts                             |
| require the detention of the defendant pending trial   |   | ·   | · ·   |
|  | Part I—Findings of Fact   |   |   |
| ☐ (1) The defendant is charged with an offense desc<br>or local offense that would have been a federal<br>☐ a crime of violence as defined in 18 U.S.C<br>☐ an offense for which the maximum senten<br>☐ an offense for which a maximum term of i  | I offense if a circumstance giving ri<br>C. § 3156(a)(4).<br>ce is life imprisonment or death.  | ise to federal jurisdiction had   | federal offense state existed - that is                 |
| a felony that was committed after the defe   |   | more prior federal offenses   | described in 18 U.S.C.                                  |
| § $3142(f)(1)(A)-(C)$ , or comparable state of   |   | 1   | 1 1 . 1   |
| <ul> <li>(2) The offense described in finding (1) was commended</li> <li>(3) A period of not more than five years has elapsed for the offense described in finding (1).</li> </ul>   |   |   |   |
| (4) Findings Nos. (1), (2) and (3) establish a rebut   | table presumption that no condition   | or combination of condition   | s will reasonably assure the                            |
| safety of (an) other person(s) and the commun  |   |   |   |
|  | <b>Alternative Findings (A)</b>   |   |   |
| (1) There is probable cause to believe that the defe   |   | 1.  |   |
| for which a maximum term of imprisonmed under 18 U.S.C. § 924(c).  | ent of ten years or more is prescribe   | d in  | ·   |
| (2) The defendant has not rebutted the presumption the appearance of the defendant as required an  |   | ndition or combination of con-  | ditions will reasonably assure                          |
| 1  | Alternative Findings (B)  |   |   |
| (1) There is a serious risk that the defendant will r  | 9   |   |   |
| (2) There is a serious risk that the defendant will e VSR Hearing scheduled for 6/2/05 at 3:0  | endanger the safety of another perso  |   | a. Has been dealing                                     |
| with suicidal sister.  |   |   |   |
| -  |   |   |   |
|  |   |   |   |
|  |   |   |   |
| Part II_W  | ritten Statement of Reasons f   | or Detention  |   |
| I find that the credible testimony and information su  |   |   | ng evidence a prepon-                                   |
| derance of the evidence that   | sometica at the nearing establishes   | by clear and convincin  | ig evidence a prepon                                    |
| defendant has not reported since February, price   | or to that had 2 positive urines  | s, moved without notifica   | tion and has not paid                                   |
| any restitution except for \$60.00.  |   |   |   |
|  |   |   |   |
|  |   |   |   |
|  |   |   |   |
| Part l   | III—Directions Regarding De   | tention   |   |
| The defendant is committed to the custody of the Asseparate, to the extent practicable, from persons awa be afforded a reasonable opportunity for private con an attorney for the Government, the person in charge the purpose of an appearance in connection with a content of the custom of the purpose of the p | Attorney General or his designated<br>iting or serving sentences or bein<br>sultation with defense counsel. O<br>ge of the corrections facility shall | l representative for confinen<br>g held in custody pending a<br>on order of a court of the Un | ppeal. The defendant shall ited States or on request of |
|  | irginia M. Morgan   |   |   |
| Date   |   | Signature of Judge  | D0E   |
| VIRO   | GINIA M. MORGAN, UNITED S   | TATES MAGISTRATE JUI<br>ne and Title of Judge   | DGE   |
|  | <i>INA</i>  | ne ana 1 me oj Juage  |   |

<sup>\*</sup>Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).